



IN THE DISTRICT COURT IN AND FOR TULSA COUNTY
STATE OF OKLAHOMA

STATE OF OKLAHOMA

Plaintiff,

vs.

KASEY MARIE FREEMAN

a/k/a Kasey Marie Freeman, Kasey
Diffee

Defendant.

Case No. CF-2021-2132
AMENDED

DISTRICT COURT
FILED
JUL 17 2023
DON NEWBERRY, Court Clerk
STATE OF OKLA. TULSA COUNTY

APPLICATION TO REVOKE SUSPENDED SENTENCE

Comes Now STEPHEN A. KUNZWEILER, the duly elected and qualified District Attorney for Tulsa County, State of Oklahoma, and shows to the court that heretofore the above named defendant was charged by Information(s) filed in the District Court of Tulsa County with the crimes of **POSSESSION OF CONTROLLED DRUG IN JAIL/PENAL INSTITUTION, DRIVING UNDER THE INFLUENCE OF DRUGS** and thereafter on **5/11/2022** entered her plea of **GUILTY** to the said charges of **POSSESSION OF CONTROLLED DRUG IN JAIL/PENAL INSTITUTION, DRIVING UNDER THE INFLUENCE OF DRUGS** before the Honorable Dawn Moody, Judge of the District Court of Tulsa County. Thereafter, on **5/11/2022** the Court **FOUND THE DEFENDANT GUILTY AND SUSPENDED THE SENTENCE** for a term of **2 Years**. Subsequently, the defendant was released from custody and placed under the supervision of the **Probation and Parole**, subject to certain written Rules and Conditions of Probation with the defendant's suspended sentence being conditioned upon the defendant abiding by said Rules and Conditions of Probation.

The District Attorney has been informed and alleges and states that the defendant has subsequently failed to comply with the Rules and Conditions of Probation entered in the above entitled and numbered cause(s) in that:

Rule #11: I will not violate city, state or federal laws and will notify the Supervising Authority within forty-eight (48) hours of any arrest or contact with law enforcement.

On or about September 4, 2022, in Tulsa County, State of Oklahoma and within the jurisdiction of this Court, did commit the crime of **Burglary - Third Degree**, a Felony, by unlawfully, willfully and burglarously, break and enter into a certain vehicle located at **2505 West 50th St, in the City of Tulsa, Tulsa County, Oklahoma**, owned by and in possession of **Katrina Renee Klar**, in which personal property of value was kept by taking a

checkbook, Macbook, cash, and marriage license without the consent of said owner, with the willful, felonious and burglarious intent to steal said property, as alleged in case number CF-2023-89.

Rule #14: Unless designated as an Eligible Offender through Community Sentencing and supervised by Probation and Parole Services, I will pay a monthly \$40.00 Supervision Fee as directed by the Supervision Authority, unless otherwise ordered by the Court.

Defendant failed to pay Court Ordered 991 Fees and is currently \$520.00 (13 months) in arrears.

Wherefore, the State of Oklahoma requests that the suspended sentence entered in the above entitled and numbered cause(s) be revoked. The State further requests that a bench warrant be issued for the defendant's apprehension and that a detention hearing be ordered set within a reasonable time after the defendant's apprehension, and further, that the court order subpoenas issued for the following persons to attend said hearing and testify on behalf of the State of Oklahoma.

Stephen A. Kunzweiler
Tulsa County District Attorney

By:



Ian Leitch, OBA #34529
Assistant District Attorney

WITNESS(ES) ENDORSED FOR THE STATE OF OKLAHOMA

991 Representative

500 S. Denver Ave. Ste. 109

Tulsa, OK 74103

Representative Probation and
Parole Representative

201 W. 5th St. Suite 200

Tulsa, OK 74103

Off. Kevin Hall,
#2673

Tulsa Police Department
600 Civic Center

Tulsa, OK 74103

Off. Cassandra B. Moore,
#2546

Tulsa Police Department
600 Civic Center

Tulsa, OK 74103